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7 Attorneys for Plaintiff Matthew Kina

10 .
11 IN THE UNITED STATES DISTRICT COURT
12 FOR THE NORTHERN DISTRICT OF CALIFORNIA

13 MATTHEW KINA,) No. C08 04358 PJH
14 v. Plaintiff,)
15) JOINT STIPULATION AND
16 UNITED AIR LINES, INC.) [PROPOSED] ORDER CONTINUING
17 Defendant.) DEADLINE FOR PRIVATE MEDIATION

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- 23 1. Whereas, pursuant to the Court's January 5, 2009 Order, the parties are to have
24 completed private mediation by April 6, 2009;
- 25 2. Whereas, both parties have been diligent in serving written discovery and setting
26 deposition dates for key witnesses;
- 27 3. Whereas, the parties have met and conferred regarding the language of the protective
28 order and the release of Plaintiff's medical records;

1 4. Whereas, the parties need additional time to receive Plaintiff's medical records, as well as
2 complete depositions of Plaintiff and Defendant's witnesses;

3 5. Therefore, the parties request that the date to complete private mediation be extended
4 until June 30, 2009.

5 IT IS SO STIPULATED.

6

7 Dated: March 23, 2009

Claudia Center
Jinny Kim
Elizabeth Kristen
THE LEGAL AID SOCIETY
EMPLOYMENT LAW CENTER

8

9 By: /s/ Claudia Center
10 Claudia Center

11

12 Attorney for Plaintiff
13 Matthew Kina

14

15 Nancy Pritikin
16 Kurt Bockes
17 Mary Walsh
18 LITTLER MENDELSON

19

20 By: /s/ Mary Walsh
21 Mary Walsh

22

23 Attorney for Defendant
24 United Air Lines, Inc.

1 Pursuant to General Order No. 45 X. (B), I attest that concurrence in the filing of this
2 document has been obtained from Defendant's counsel.

3 *
4 Dated: March 23, 2009

5 Claudia Center
6 Jinny Kim
Elizabeth Kristen
THE LEGAL AID SOCIETY
EMPLOYMENT LAW CENTER

7
8 By: /s/ Claudia Center
9 Claudia Center

10 Attorney for Plaintiff
11 Matthew Kina

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ORDER
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4 Good cause appearing, IT IS SO ORDERED.
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7 The deadline to complete private mediation, currently scheduled for April 6, 2009, shall
8 be continued to June 30, 2009.
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10 Dated: 3/27/09
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2 **PROOF of SERVICE**
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4 I, Djuna Gray, declare:
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6 I am a citizen of the United States, over 18 years of age, employed in the County of San
7 Francisco, and not a party to or interested in the within entitled action. I am an employee of The
8 LEGAL AID SOCIETY OF SAN FRANCISCO-EMPLOYMENT LAW CENTER, and my
9 business address is 600 Harrison Street, Suite 120, San Francisco, California 94107.

10 On March 24, 2009 I served the following on all parties in said action:

11 **JOINT STIPULATION AND PROPOSED ORDER CONTINUING DEADLINE
12 FOR PRIVATE MEDIATION**

13 X by transmitting via the Court's CM/ECF electronic transmission system to the
14 following parties listed below:

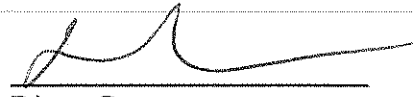
15 Attorneys of Plaintiffs

16 Claudia Center
17 Elizabeth Kristen
18 Jinny Kim
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20 600 Harrison Street, Suite 120
21 San Francisco, CA 94107

22 Attorneys for Defendants

23 Nancy Pritikin
24 Kurt Bockes
25 Mary Delia Walsh
26 LITTLER MENDELSON
27 650 California Street, 20th Floor
28 San Francisco, CA 94108-2693

I declare under penalty of perjury under the laws of the State of California and of the
United States of America that the foregoing is true and correct. Executed on March 24, 2009 at
San Francisco, California.


Djuna Gray